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Inmate No	
Address	<u></u>
	<u></u>
IN THE UN	ITED STATES DISTRICT COURT
FOR THE EAS	STERN DISTRICT OF CALIFORNIA
(Name of Plaintiff)	(Case Number)
VS.	AMENDED CIVIL RIGHTS COMPLAINT UNDER:
	42 U.S.C. 1983 (State Prisoner)
	Bivens Action [403 U.S. 388 (1971)] (Federal Prisoner)
	<u> </u>
	
(Names of all Defendants)	
I. Previous Lawsuits (list all other previous or pending	lawsuits on additional page):
A. Have you brought any other lawsuits while	a prisoner? Yes No
B. If your answer to A is yes, how many?	
Describe previous or pending lawsuits in the outlining all lawsuits in same format.)	e space below. (If more than one, attach additional page to continue
1. Parties to this previous lawsuit:	
Plaintiff	
Defendants	
	of District; if State Court, give name of County)
3. Docket Number	4. Assigned Judge
5. Disposition (Was the case dismisse	d? Appealed? Is it still pending?)

II. Exhaustion of Administrative Remedies

NOTICE: Pursuant to the Prison Litigation Reform Act of 1995, "[n]o action shall be brought with respect to prison conditions under [42 U.S.C. § 1983], or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." 42 U.S.C. § 1997e(a). Prior to filing suit, inmates are required to exhaust the available administrative remedy process, *Jones v. Bock*, 549 U.S. 199, 211, 127 S.Ct. 910, 918-19 (2007); *McKinney v. Carey*, 311 F.3d 1198, 1999 (9th Cir. 2002), and neither futility nor the unavailability of money damages will excuse the failure to exhaust, *Porter v. Nussle*, 534 U.S. 516, 524, 122 S.Ct. 983, 988 (2002). If the court determines that an inmate failed to exhaust prior to filing suit, the unexhausted claims will be dismissed, without prejudice. *Jones*, 549 U.S. at 223-24, 127 S.Ct. at 925-26.

A. Is there an inmate appeal or administrative remedy process available at your institution?

Yes	No
	filed an appeal or grievance concerning <u>ALL</u> of the facts contained in this complaint?
Yes	_ No
C. Is the pro	cess completed?
Yes	If your answer is yes, briefly explain what happened at each level.
No	If your answer is no, explain why not.
III. Defendants	
	full name, official position, and place of employment and address in the spaces below. If you need additionathe same information for any additional defendants on separate sheet of paper.
A. Name	is employed as
Current A	ddress/Place of Employment

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	B. Name	is employed as	
	Current Address/Place of Emp	loyment	
	C. Name	is employed as	
	Current Address/Place of Empl	pyment	
	D. Name	is employed as	
	Current Address/Place of Empl	pyment	
	E. Name	is employed as	
	Current Address/Place of Empl	pyment	
		en violated (e.g. right to medical care, access to courts, due process, free speech, fre m from cruel and unusual punishment, etc.):	edom of
ot		onsider important to Claim 1. State what happened clearly and in your own words. Y certain to describe exactly what each defendant, by name, did to violate the right all	

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	il right has been violated (e.g. riation, freedom from cruel and			ocess, free speech, freedom of
	all facts you consider important argument. Be certain to describ			

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. Relief				
			. 60	
tate briefly	exactly what you want the court to do for yo	ou. Make no legal argui	ments. Cite no cases o	or statues.
declare un	der penalty of perjury that the foregoing is t	rue and correct.		
Date:	Signature of Plaintiff:			
Revised 4/4	./14)			